

VOL. X.

BISBEE, ARIZONA, SATURDAY MORNING, MARCH 9, 1907.

NO. 61

## ABE RUEF IS NOW IN THE TOILS

Property San Francisco is Brought to Capture By a Private Citizen Aided By Detective Burns.

Shortridge, Ruef's Attorney Lodged in Jail For Contempt. Ruef Not Placed in Jail For Fear of More Graft.

SAN FRANCISCO, March 8.—Abraham Ruef, the local political boss, who for three days has been hiding to evade an order for his arrest issued by Superior Judge Dunne, was taken into custody tonight at Treadwell, a secluded suburban resort near Ocean Beach. The arrest was made by Wm. J. Bigsby, editor of Judge Dunne's court, and Detective Burns, who is aiding Assistant District Attorney Heney in the work of prosecuting the alleged municipal "grafters."

Ruef submitted as gracefully as possible to arrest and was brought to this city in an automobile. His custodians stopped for an hour at the office of Heney, while Ruef was left in the automobile under guard. He was later taken to a hotel and will probably be detained there over night. It is said that his captors declined to take him to jail on account of intimate political and friendly relations existing between the sheriff and the prisoner. He will be taken into Dunne's court tomorrow morning.

Sheriff O'Neil and Coroner Walsh having confessed their inability to arrest Ruef, it developed on W. J. Bigsby, a local business man and a former chief of police, to discover the whereabouts of the defendant in hiding and take him into custody. An order to this effect was made by Judge Dunne this afternoon. Bigsby being appointed an elisor and sworn in.

This is not the only sensational development today in the Ruef case.

Samuel M. Shortridge, attorney for Ruef, incurred a severe rebuke from Judge Dunne during the examination by Heney into the incompetency of Coroner Walsh to locate and arrest the indicted politician. Shortridge persisted in an effort to enter an objection to question put by Heney and would not be allowed by the court, who finally adjourned him sullenly of contempt and sentenced him to twenty-four hours imprisonment in the county jail.

Shortridge escaped immediate incarceration by applying to the district court of appeals for a writ of habeas corpus on the ground that no contempt had been committed. The controversy will be argued Monday. In the interim Shortridge is at liberty on his own recognizance.

The ordering of Shortridge to jail created a sensation in the city.

SAN FRANCISCO, March 8.—An exciting meeting of the San Francisco Bar Association was held tonight. Fifteen prominent attorneys gathered to consider the action of Superior Judge Hebbard in granting a writ of error to Abraham Ruef while the latter's trial was pending in a court of co-ordinate jurisdiction.

Assistant District Attorney Heney made a sensational speech declaring that Hebbard was under the influence of liquor when he granted the writ and had been "intoxicated" by intoxicants for the past three years. Heney said that Ruef's attorneys had deliberately taken advantage of Hebbard's condition to secure a writ in order to frustrate the progress of justice in Judge Dunne's court. Attorney Henry Ach, one of Ruef's attorneys, denied that Hebbard was intoxicated when he made the order for the issuance of the writ.

The meeting decided that in view of the seriousness of the adjournment of the legislature impeachment proceedings against Hebbard would be futile. It was voted to have a grievance committee thoroughly investigate charges against Hebbard and report to the association.

CHINESE BERTH.  
WASHINGTON, March 8.—Hugh O'Brien of Michigan, has been appointed United States marshal for the United States in China, in place of Orville Leonard also of Michigan, resigned. Leonard gives as a reason for his resignation the inadequacy of the salary attached to the office, which is \$2,000 per annum.

MAIL GAMBLERS INDICTED.  
NEW ORLEANS, March 8.—The United States grand jury today returned a number of indictments against citizens of Louisiana and other states on charges of running an lottery matter by express. They are accused of using fictitious names in the transmission and receipt of lottery matter.

TRIAL IN APRIL.  
BOISE, Idaho, March 8.—Attorney Hawley, chief prosecutor in the case of the state against Moyer, Haywood and Pettibone, officials of the Western Federation of Miners, said today at Caldwell, that the case against the federation officials who are charged with complicity in the murder of ex-Governor Steunenberg, will probably be called for trial about the middle of April.

## RAILWAY CONDUCTORS TAKE FINAL STAND

Refuse to Arbitrate Further With Western Railway Operatives.

TOPEKA, Kan., March 8.—Through representatives from all points on the system, at a meeting held here today, the conductors and trainmen of the Santa Fe Railway, voted not to accept the compromise of a ten-hour day with 10 per cent increase offered by western railway operating officials at their recent meeting in Chicago. The men, however, modified their demand and now ask for a nine-hour day and 12 per cent increase in salaries. The original demand was for 15 per cent increase and an eight-hour day.

General Manager J. E. Hurley, of the Santa Fe, tonight stated that his company would not concede the modified demand of the men, but was willing to arbitrate in the hope of averting a strike. The men state that

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## HONDURANS WIN OVER NICARAGUAN

Dispatch From General Bonilla Indicates Victory Sits on Pennon of His Army.

SAN SALVADOR, March 8.—The Associated Press has received a message from General Manuel Bonilla, president of Honduras, from Choluteca, a strongly fortified town 65 miles south of Tegucigalpa, as follows:

"One of the Honduras scouting parties attacked the enemy last Wednesday at Namasiqui, in Honduras, close to the Nicaraguan frontier. The Honduran troops occupied three advanced positions and compelled the enemy to abandon the town. The enemy was then repulsed from the heights, suffering heavy losses and provides an easy target for our artillery."

"The enemy are now disbanding by hundreds. We succeeded in capturing a number of rifles, and a quantity of ammunition. The battle lasted five hours."

## LEGISLATOR IS ARRESTED.

BOSTON, Mass., March 8.—John Lamoreaux of North Adams, a republican representative in the legislature, was arrested today on an indictment charging him with corruptly requesting and accepting a bribe. The indictment alleges that Lamoreaux received \$180 from William H. McMaster of Boston, on a promise to influence two members of the legislative committee against a certain bill now pending. Later Lamoreaux was held in \$2,000 bond.

## YAQUIS VICTORIOUS.

EL PASO, March 8.—Letters received from A. J. Hardwick, who is engaged in mining in Sonora, Mexico, say that the Yaqui troubles are not over nor have the Mexican troops control of the situation. An officer and eleven Mexican soldiers from Fort Mariscal were killed in a fight with the Indians last week. It is necessary to transport ore supplies under heavy guard, he says.

## M'CLELLAN LOSES IN FIGHT FOR RECOUNT

Appellate Division of New York Court Decides Against Him and In Favor of Upholding Attorney General's Action.

NEW YORK, March 8.—By a unanimous vote the appellate division of the supreme court today decided against Mayor McClellan in his legal fight to prevent quo warranto proceedings for a recount of votes cast in the New York city election in 1906. There was added to the decision a recommendation that the questions involved be passed up to the court of appeals for ruling. The appellate division's view is that the action of Former Attorney General Julius M. Mayer, in refusing to institute recount proceedings did not serve as a bar to such action upon the part of the present attorney general, who undertook the suit at the request of William R. Hearst.

Justice Ingraham in his decision stated that there could be no question that upon the allegations of the complaint the plaintiff has a good cause for action.

"There is no provision," he decided, "that would limit or restrict the attorney general in the exercise of his discretion as to whether action by the people should be brought." The decision adds:

"From the very nature of discretion vested in him, it seems to me impossible to say that exercise at any time of judicial function or that any determination becomes adjudication which is binding on him or anybody else."

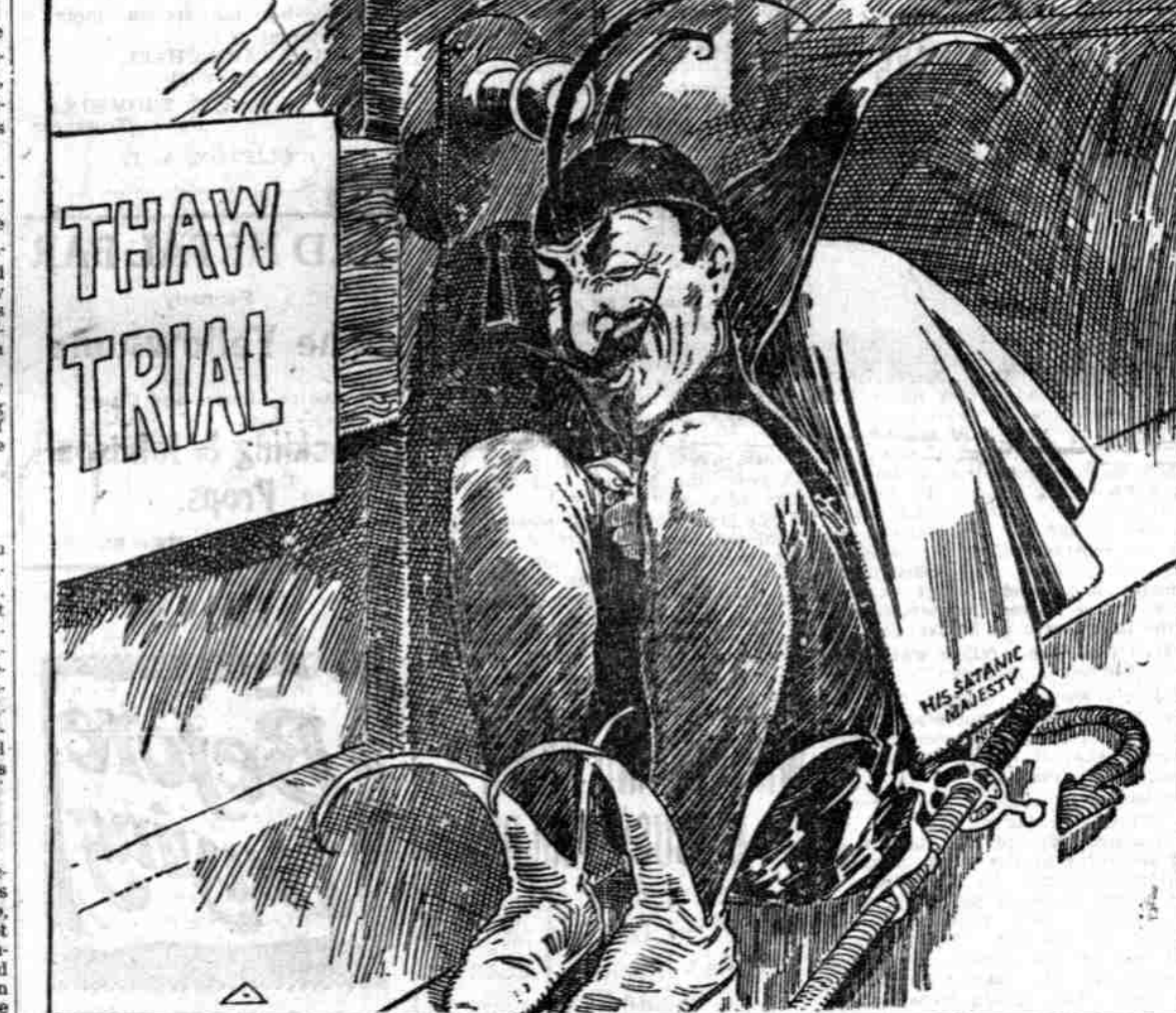
## SEPARATION OF THAWS SOUGHT

Thaw's Family Wish to See the Young Couple Parted at the Close of Present Trial Is Gossip of New York.

Young Nesbitt Confirms Report. Delmas Refuses Him Private Meeting With His Sister—Would Anul Will.

NEW YORK, March 8.—The defense in the Thaw case rested today. Immediately after the convening of court, an adjournment was ordered until Monday. Jerome said that witnesses were not ready. Upon this representation adjournment was taken. Jerome returned to his office to prepare rebuttal testimony. Almost the first move was to subpoena Mrs. Evelyn Nesbitt Thaw to produce any

## HAVING THE TIME OF HIS LIFE.



letters she may have written by White.

May MacKenzie was notified to be in court Monday and be prepared to go on the stand. It is said that Jerome has summoned Mrs. J. J. Caine of Boston, who has already testified for the defense.

Just what Jerome intends to prove or will be allowed to prove in rebuttal, remains a mystery. The prosecutor himself, is probably at a loss to know how far he can go in attacking Evelyn Nesbitt Thaw's story and in adducing evidence tending to contradict her. His campaign may be changed at any time by an adverse decision from Justice Fitzgerald.

Jerome undoubtedly will again summon Abraham Hummel, the lawyer, to testify as to the affidavit which Mrs. Thaw is said to have signed, charging Thaw with cruelty.

Howard Nesbitt was with the district attorney today and it is said he will be called to testify that his sister told him Thaw treated her cruelly while abroad because she would not tell lies about White.

Jerome adhered to his prediction that the case might be given to the jury by Friday.

There were rumors today of a serious estrangement between the defendant's family and of his wife and of the reported desire of the former to bring about a separation of the young couple in case a verdict acquitting Thaw of murder, Howard Nesbitt, brother of Mrs. Thaw is quoted as saying:

"Countess Yarnmouth has said she will not return to England until her brother and my sister have been separated."

"I did not know of this until Sunday. As soon as I arrived I went to the Hotel Lorraine to warn my sister, but Delmas would not let me see her alone. I did not want any lawyers present while I talked to her, because I knew they would probably deny it."

"I am sure if my sister knew of plans against her she would assert herself at once and not remain as passive as she has been so far."

It is a matter of comment that as the two experts have declared Thaw insane at the time of his marriage

## JAP SPIES DESERT MEX. RAILROAD CAMP

Military Engineer in Pay of Tokio Is On Way to U. S. When He Meets Death.

GUADALAJARA, Mexico, March 8.—One of the Japanese who deserted the construction camps of the Mexican Central, died a few days ago at the Santa Dominga mine of the American Mining company in the Esiand district if this state. His papers were turned over to the general manager of the company, and it was found that he was a military engineer in the employ of the Japanese government. Before death the Japanese stated that he was on his way to the United States.

Of the 1400 Japanese landed in the last three months for work on the Mexican Central only twenty-five remain. The others deserted and many of them are now in the United States. One of the interpreters of the Japanese workmen was a correspondent of one of the leading Tokyo newspapers during the war with Russia. Another is the son of a high government official at Tokio.

SCRIBE PUNCHED.  
SACRAMENTO, March 8.—In the senate chamber tonight Senator McCarty of Los Angeles, assaulted by Frank Greaves, correspondent of the Los Angeles Times, for publishing an alleged untrue statement, Lincoln Stevens, the famous writer, was a witness to the assault.

NEW YORK, March 8.—"I am ready to make the advancement of a scheme of co-operation between the government and railways my chief interest," said Harriman, president of the Union Pacific railroad, on returning from Washington today. He declined to talk about the report that he had obtained control of the Reading railroad. Speaking of the agitation

## HARRIMAN IN REFORMER'S ROLE

Railroad Magnate Talks Freely of Willingness to Collaborate With Government in Railroad Matters.

Admits Frankly of Mistakes on Part of Railroad Heads, But Charges Administration With Like Omissions.

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## RED LETTER DAY IN HISTORY OF ARIZ. LEGISLATION

Mining Tax Bill Passes Both Houses of Legislature Despite Petty Intrigue Lead By Williams of Maricopa, Assisted By Secretary of The Territory Nichols and Guild of Pinal. Williams Absconds With Original Copy of Bill, But Is Brought Back Under Arrest.

Measly Tactics To Defeat Mining Tax Bill Go for Naught—Twenty-five Per Cent of Mines' Output Instead of Twenty Per Cent Will Be Basis of Taxation—The Stubbornness of Williams Calls Forth Motion to Suspend Him From Participation in Law Making.

## RUSSIAN JUSTICE SUMMARILY DEALT

Eight Executed For Part In Riots and Others Get Long Sentences.

ST. PETERSBURG, March 8.—Twelve sailors belonging to the Russian cruiser Emir of Bukhara, who were tried by a court martial for mutiny at the time of the outbreak at Sveaborg, have been sentenced, five of them to imprisonment at hard labor or in the mines for life, three to fifteen years, and four to ten years. Six men were executed at Mitau and two at Wenden yesterday for taking part in armed attacks upon the troops during the insurrection in the Baltic province.

## METAL MARKET.

NEW YORK, March 8.—Barrisilver, 68 5/8; Mexican dollars 53.

## FAMILY IS FROZEN TO DEATH.

CHIPPEWA FALLS, Wis., March 8.—Ole Overby writes that his wife and four children were frozen to death in their home in Wards county, N. D., during the recent cold spell. Overby writes that he had been away from home for several weeks and upon his return found the entire family dead. The home is fifteen miles from the nearest neighbor. The family ran out of fuel and the woman burned all the furniture and everything else available.

## DYNAMITE; 35 KILLED.

EL PASO, March 8.—Advices received from Chihuahua today state that thirty-five persons, men, women and children, were killed at San Andres, twenty leagues from there yesterday by the accidental explosion of a large quantity of dynamite.

## OREGON'S SAWMILL STRIKE.

PORTLAND, Ore., March 8.—Another large saw mill and box factory shut down today, making in all five saw mills and three box-lumber mills which are tied up by the strike of saw mill hands in this city.

## ADAMS IS TAKEN BACK TO JAIL AGAIN

Waives His Right to Go Free on Bond—Was Confident of Acquittal—To Testify in Steunenberg Case.

WALLACE, Idaho, March 8.—"Just about what I expected," is Steve Adams view of the "amissal of the jury which declared last evening it was unable to decide whether he is guilty or innocent of the murder of Fred Tyler. Adams appeared in court today and waived his right to ask for release on bond. He was returned to jail. The state asserts that the case will be tried again, presumably at the October term of court but the opinion as expressed here is that he will never be tried on this charge again. He will probably be taken to Caldwell, Idaho, in a few days to testify in the trial of Moyer, Haywood and Pettibone, accused of the murder of former Governor Steunenberg and in case they are convicted he may be tried later as an accessory to the assassination.

The trial just concluded is estimated to have cost the county about \$25,000, to which must be added the expense borne by the state and by the Western Federation of Miners, which provided for Adams' defense.

## WILL ENCAMP AT SARATOGA.

ZANESVILLE, Ohio, March 8.—Saratoga, N. Y., has been decided upon for the national encampment of the Grand Army of the Republic this year.

(Special to Review.)  
PHOENIX, Ariz., March 8.—Twenty-five per cent, not Twenty-five per cent, not twenty per cent of the output of the mines of Arizona will be taxed as a result of the passage of the Doran bill, known officially as Council Bill, No. 45.

Williams of Coconino, aided and abetted in an intrigue by Guild of Pinal and Secretary of the Territory Nichols, succeeded in raising an uproar when it was discovered that he had purposely made way with the original copy of the bill.

Efforts to balk the measure by ordering the printer not to print the bill on a previous order until all other bills in his possession had been turned out, availed the conspirators nothing.

A sensational incident following the absence of Williams lay in his arrest by Sergeant-at-Arms George Humm, former Lowell Constable, his return into the house and a subsequent motion that he be suspended from further deliberations in house business.

Williams' stubbornness in refusing to hand over the bill for an hour and a half after he returned in custody of the sergeant-at-arms, resulted in the passage of the bill by a two-thirds majority, not for twenty per cent of the mine output, but for twenty-five per cent.

The strength of the majority vote is sufficient to pass the bill over Governor Kibbey's veto should that official see fit to refuse to put his signature to it. Maricopa democrats will vote with the majority to attain the passage of this bill in this way if they find it necessary.

Bell's railroad bill passed the house, 14 to 10.

(Special to Review.)  
PHOENIX, March 8.—Today was red letter day in the history of the 24th legislature. The result was that the Doran mine tax bill was passed through both houses by more than the necessary two-thirds majority, after an amendment had been added, introduced by Hampton, of Graham, providing that twenty-five per cent of the gross output of mines be taxed instead of twenty per cent.

The proceedings were highly entertaining and at one time reached the point where Davidson, of Yavapai, moved that Williams of Coconino be suspended from the legislature. This motion came upon the refusal of Williams to produce the substitute for Council Bill number 45, which was the mine tax bill. This bill was passed by the council on Wednesday and came over to the house. It was ordered printed for the information of members on first reading and in order to carry out the instructions of the house the bill was referred to the printing committee.

Through Williams, who was opposed to the bill, backed up by Guild, of Pinal, another member of the committee, and assisted by the Secretary of the territory, a small piece of business was attempted to delay action. First the public printer was notified not to print the bill until he had printed and delivered all other bills in his possession. After the bill was printed and ready for delivery to the house at 10 o'clock this morning, Williams secured an order from the secretary's office late last night ordering the printer to deliver to Williams the original copy of the bill. As soon as he secured possession of the bill, Williams made his disappearance. The house met this morning and demanded possession of the bill but Williams was nowhere to be found. This was the case until 2 o'clock this afternoon, when the Sergeant at Arms of the house, George Humm of Bisbee, finally located Williams and brought him in. When the house demanded that Williams produce the bill he refused and then it was that Davidson demanded that the member be suspended.

When it was discovered this morning that Williams was absenting himself from the House on purpose, Hampton offered a resolution that Secretary Nichols be called upon to return council bill No. 45, which is the official title of Doran's mining tax bill. A vote was taken on the question.

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